

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA,	)	
	)	
v.	)	
	)	Crim. No. 17-201-01 (ABJ)
PAUL J. MANAFORT, JR.,	)	
	)	
Defendant.	)	

DEFENDANT PAUL J. MANAFORT, JR.'S RESPONSE  
TO GOVERNMENT'S MOTION TO UNSEAL TRANSCRIPTS

Defendant Paul J. Manafort, Jr., by and through counsel, hereby responds to the Special Counsel's Motion to Unseal Transcripts ("Government's Motion")<sup>1</sup> and the Court's Minute Order dated April 5, 2018.

With respect to the request to unseal the transcript of the bench conference held January 16, 2018, the defendant has no objection.

Concerning the bench conferences that occurred during the status conference on February 14, 2018, the defendant generally has no objection to unsealing these hearing transcripts, except for the *ex parte* sidebar discussion that occurred between prosecutors from the Special Counsel's Office and the Court. *Id.* at 11-14. Because the defendant received the transcript in redacted form, he has no basis for determining whether an objection is warranted. Therefore, the defendant requests that he be provided with the redacted portion of the transcript in order to properly evaluate whether he has any objection. A minute order directing the Special Counsel to divulge the *ex parte* sidebar

---

<sup>1</sup> See Dkt. # 222.

discussion to the defendant should suffice, as it will probably require minimal time to review the secret discussion and interpose an objection, if any.

The Government's Motion, insofar as it seeks to unseal those portions of the February 14 transcript that pertain to the defendant's bail conditions, does require some redactions based upon the Court's previous guidance and instruction. (*See* Transcript of Status Conference (hereinafter Hearing Tr.), p.3, line 25; p.4, lines 1-8; p.50, lines 15-25; p.51, lines 1-2). More specifically, the defendant proposes that the following limited redactions are necessary:

Page 26, line 6; lines 13-18; line 25;

Page 28, lines 22-25;

Page 29, lines 1-5; lines 6, 9, 14, 15, 19, 21 (property names and dollar amounts);

Page 30, lines 3, 8, 9, 12, 25 (property names);

Page 31, lines 1-5, 10, 11 (property names); lines 22-25;

Page 32, lines 1-5; lines 15-17 (property names);

Page 35, lines 2, 6, 7, 15 (property names and dollar amounts);

Page 36, lines 1, 9-11 (property names);

Page 38, lines 4-5 (property names and dollar amounts);

Page 39, lines 6, 22 (property names);

Page 40, lines 4, 7, 21, 23 (property names and dollar amounts);

Page 41, lines 4, 9, 16 (property names and dollar amounts); lines 18-25;

Page 42, lines 1-6; lines 8, 9, 24 (property names);

Page 43, line 12 (property name); lines 14-22;

Page 44, line 6 (property location);

Page 45, lines 20-25;

Page 46, lines 1-4; lines 10, 13, 17-19 (property locations);

Page 48, lines 7, 10, 13, 14 (property names and locations); lines 15-25;

Page 49, lines 5, 7, 8 (property and bank names and dollar amounts); and

Page 50, lines 15-19.

Dated: April 9, 2018

Respectfully submitted,

/s/

---

Kevin M. Downing  
(D.C. Bar No. 1013984)  
Law Office of Kevin M. Downing  
601 New Jersey Avenue NW  
Suite 620  
Washington, DC 20001  
(202) 754-1992  
[kevindowning@kdowninglaw.com](mailto:kevindowning@kdowninglaw.com)

/s/

---

Thomas E. Zehnle  
(D.C. Bar No. 415556)  
Law Office of Thomas E. Zehnle  
601 New Jersey Avenue NW  
Suite 620  
Washington, DC 20001  
(202) 368-4668  
[tezehnle@gmail.com](mailto:tezehnle@gmail.com)

*Counsel for Defendant  
Paul J. Manafort, Jr.*